#### PATENT COOPERATION TREATY

PCT/CH2003/000240

#### **PCT**

Translation

# INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference  1937/PCT  FOR FURTHER ACTION  See Notification of Transmittal of Interpretation and Preliminary Exemples 2.					
International application No. PCT/CH2003/000240	International filing date (day/month/year)  11 April 2003 (11.04.2003)  Preliminary Examination Report (Form PCT/IPEA/416)  Priority date (day/month/year)				
International Patent Classification (IPC) or A61F 2/44	national classification and IPC				
Applicant N	MATHYS MEDIZINALTECHNIK AG				
	ination report has been prepared by this International Preliminary Examining Authority				
	6 sheets, including this cover sheet.				
This report is also accompanie amended and are the basis for	ed by ANNEXES, i.e., sheets of the description, claims and/or drawings which have been this report and/or sheets containing rectifications made before this Authority (see Rule Administrative Instructions under the PCT).				
3. This report contains indications relati					
I Basis of the report	ng to the following items:				
II Priority					
III Non-establishment of					
IV Lack of unity of inven	ment of opinion with regard to novelty, inventive step and industrial applicability				
	nt under Article 35(2) with regard to novelty, inventive step or industrial applicability;				
VI Certain documents cite	cited .				
VII Certain defects in the i	Certain defects in the international application				
	n the international application				
te of submission of the demand	Date of completion and				
20 September 2004 (20.09.2	Date of completion of this report  2004)  28 April 2005 (28.04.2005)				
me and mailing address of the IPEA/EP	Authorized officer				
simile No.	Telephone No.				

International application No.

I. Basis of the report	N REPORT PCT/CH2003/000240
1. With regard to the elements of the international application:*	
the international application as originally filed	
the description:	
nages	
1-9	, as originally fil
nages	filed with the dema
57	, filed with the letter of
pagespages	on evicin-11 C1
pages	, as originally file, as amended (together with any statement under Article
the drawings:	, filed with the demail , filed with the demail , filed with the letter of01 April 2004 (01.04.2004)
pages1/4-4/4	
pages	, as originally fil
	, filed with the letter of
the sequence listing part of the description:	included of
marron	
pages	, as originally file
pages	filed with the letter of, as originally filed
the language of the translation furnished for the purposes of or 55.3).  With regard to any nucleotide and/or amino acid sequence of preliminary examination was carried out on the basis of the sequence contained in the international application in written form.	
inled together with the international application in commute	
Tarmshed subsequently to this Authority in written form	
furnished subsequently to this Authority in computer readable f	
The statement that the subsequently furnished	orm.
The statement that the subsequently furnished written sequently international application as filed has been furnished.	nence listing does not go beyond the disclosure in the
The statement that the information recorded in computer real been furnished.	dable form is identical to the written sequence listing has
The amendments have resulted in the cancellation of:	
the description, pages	
the claims, Nos.	
the drawings, sheets/fig	
This report has been established as if (some of) the amendments beyond the disclosure as filed, as indicated in the Supplemental B	had not been made, since they have been considered to go
Replacement sheets which have been furnished to the receiving Office in this report as "originally filed" and are not annexed to this report as "originally filed" and are not annexed to this report of the replacement sheet containing and the receiving of the receiving o	<b>\</b>
Iny replacement sheet containing	since they do not contain amendments (Rule 70.16
to amendments must be referred to	under item 1 and annexed to this report.
n PCT/IPEA/409 (Box I) (July 1998)	

International application No.

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III. No	n-establishment of opinion with
1 774	n-establishment of opinion with regard to novelty, inventive step and industrial applicability
indu	questions whether the claimed invention appears to be novel, to involve an inventive step (to be non obvious), or to be strially applicable have not been examined in respect of:
	the entire international application.
	claims Nos.
becar	
$\boxtimes$	the said international application, or the said claims Nos
٤	See supplemental box
_	the description plains on description of the
	the description, claims or drawings (indicate particular elements below) or said claims Nosare so unclear that no meaningful opinion could be formed (specify):
	·
	·
	the claims, or said claims Nos are so inadequately supported by the description that no meaningful opinion could be formed.
	no international search report has been established for said claims Nos
A meani	ingful international preliminary examination cannot be carried out due to the failure of the nucleotide and/or amino acid e listing to comply with the standard provided for in Annex C of the Administrative Instructions:
1	the third to comply with the standard provided for in Annex C of the Administrative Instructions:  the written form has not been furnished or does not comply with the standard.
`	the computer readable form has not been furnished or does not comply with the standard.
m PCT/I	IPEA//00 (Per HD (I-1 1000)
01/1	PEA/409 (Box III) (July 1998)

International application No. PCT/CH 03/00240

Supplemental Box

(To be used when the space in any of the preceding boxes is not sufficient)

Continuation of: III.1

Non-establishment of opinion with regard to novelty, inventive step and industrial applicability

Claim 15 of the present application defines a method for fixing an implant inside an intervertebral space. This method represents a method for the treatment of the human body by surgery within the meaning of PCT Rule 67.1(iv). Consequently, no examination was carried out for these claims (PCT Article 34(4)(a)(i)).

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Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

. Statement			
Novelty (N)	Claims	1-14	YES
	Claims		NO
Inventive step (IS)	Claims	1-14	YES
	Claims		NO
Industrial applicability (IA)	Claims	1-14	YES
	Claims		NO
Citations and explanations			

Citations and explanations

Reference is made to the following document:

D1: US-A1-2002/138142 (NICHOLS DAVID ET AL) 26 September 2002 (2002-09-26).

Document D1 is considered to be the closest prior art for the subject matter of claim 1. D1 discloses (the references in parentheses are to D1):

an intervertebral implant comprising two anchoring means (end caps, paragraph 44) for fixing said intervertebral implant to the end plates of a vertebra.

Each anchoring means comprises (see D1, paragraph 35 and figure 6)

- an anchoring part (640) which comprises a central axis (A) and two end faces extending transversely to the central axis (A),
- a plurality of spikes (652) projecting from one end face,
- a through cavity (646) extending parallel to the central axis, and

fixing means (644a, 644b) by means of which the anchoring part can be detachably locked to the intervertebral implant.

The subject matter of claim 1 differs therefore from the known intervertebral implant in that

the intervertebral implant comprises at each end a terminal plate which intersects the central axis, and in that the terminal plates can be guided through the cavity of the respective anchoring parts.

The subject matter of claim 1 is therefore novel (PCT Article 33(2)).

The problem addressed by the present invention can therefore be considered that of obtaining an intervertebral implant in which the anchoring means can be pressed in a simple manner into the end plates of the vertebra only after the implant has been introduced into the intervertebral space.

The subject matter of claim 1 solves this problem in that the anchoring means can be pushed upwards and downwards against the end plates of the vertebra from the centre of the (e.g., cylindrical) implant after implantation. The anchoring means are directly accessible from the outside.

This solution is neither disclosed nor suggested by the documents cited in the international search report, and therefore claim 1 complies with the requirements of PCT Article 33(2).

Claims 2-14 are dependent on claim 1 and therefore likewise meet the PCT requirements for novelty and inventive step.

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#### Observations:

The two-part form of claim 1 does not take proper account of the prior art (D1) in accordance with PCT Rule 6.3(b).

The description does not cite document D1 or indicate the relevant prior art disclosed therein (PCT Rule 5.1(a)(ii)).